This document was signed electronically on November 17, 2015, which may be different from its entry on the record.

IT IS SO ORDERED.

Dated: November 17, 2015



ALAN M. KOSCHIK U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In re:)
QSL of Medina, Inc., et. al., 1) Chapter 11
, , ,) Case No. 15-52722
Debtors.	(Request for Joint Administration) Pending)
) Hon. Judge Alan M. Koschik)

ORDER (I) DIRECTING JOINT ADMINISTRATION OF CASES; AND (II) <u>APPROVING CAPTION FOR JOINTLY ADMINISTERED CASES</u>

This matter comes before the Court on the Debtors' Motion for an Order (i) Directing Joint Administration of Cases; and (ii) Approving Caption for Jointly Administered Cases,

The Debtors and the last four digits of the Debtors' United States Tax Identification Number following in parentheses are: QSL of Medina, Inc. (8260); QSL Operations, Inc. (2667); QSL Management, Inc. (1988); Quaker Steak & Lube Franchising Corporation (1589); Quaker Steak & Wings, Inc. (7669); QSL Sauces, Inc. (8951); QSL Intellectual Properties Corporation (9985); QSL of Buffalo, Inc. (6439); QSL of Sheffield, Inc. (5326); QSL of Plano, Inc. (6701); QSL of Warren, Inc. (3865); QSL of Independence, Ohio, Inc. (0166); QSL of Newport News, Inc. (3858); QSL of Lakewood, Inc. (1575); QSL of Harrisonburg, Inc. (4832); QSL of Concord, Inc. (9262); QSL of Carrollton, Inc. (7632); QSL of Fort Wayne, Inc. (3079); Lube Holdings, Inc. (6457); Best Wings USA, Inc. (1339); QSL of Wheeling, Inc. (2220); QSL of Vermillion, Inc. (5207); QSL of Springfield, Inc. (9745); QSL of Springfield Realty, Inc. (9589); QSL of Fredericksburg, Inc. (4887); QSL of Medina Reality, Inc. (8418); and Lube Aggregator Inc. (1263).

Docket No. 4 (the "Motion"), filed by the above captioned debtors and debtors in possession (collectively, the "Debtors"). The Court having reviewed the Motion; the Court finding that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334 and reference from the District Court for the Northern District of Ohio pursuant to 28 U.S.C. § 157; (b) service and notice of the Motion was sufficient under the circumstances; and (c) the legal and factual bases set forth in the Motion establish just cause for the relief granted herein;

IT IS HEREBY ORDERED THAT:

- 1. The Motion shall be, and hereby is, GRANTED.
- 2. Capitalized terms used, but not otherwise defined herein, shall have the meanings given to them in the Motion.
- 3. The above-captioned chapter 11 cases are hereby consolidated for procedural purposes only and shall be jointly administered by this Court under Case No. 15-____ pursuant to section 105(a) of the Bankruptcy Code and Bankruptcy Rule 1015(b).
- 4. Nothing contained in this Order shall be deemed or construed as directing or otherwise effecting a substantive consolidation of the above-captioned cases, and shall be without prejudice to the rights of the Debtors to seek entry of an order substantively consolidating their respective cases.
 - 5. The caption of the jointly administered cases shall read as follows:

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In re:)) Chapter 11
QSL of Medina, Inc., et. al., 1)) Case No. 15-[] through [15-
Debtors.)]) (Jointly Administered under Case No.
) 15)

)
) Hon. Judge Alan M. Koschik

6. A docket entry shall be made in each of Debtors' cases substantially as follows:

An order has been entered in this case directing the procedural consolidation and joint administration of the chapter 11 cases of QSL of Medina, Inc.; QSL Operations, Inc.; QSL Management, Inc.; Quaker Steak & Lube Franchising Corporation; Quaker Steak & Wings, Inc.; QSL Sauces, Inc.; QSL Intellectual Properties Inc.; QSL of Buffalo Inc.; QSL of Sheffield, Inc.; QSL of Plano, Inc.; QSL of Warren, Inc.; QSL of Independence, Ohio Inc.; QSL of Newport News, Inc.; QSL of Lakewood, Inc.; QSL of Harrisonburg, Inc.; QSL of Concord, Inc.; QSL of Carrolton, Inc.; QSL of Fort Wayne, Inc.; Lube Holdings, Inc.; Best Wings USA, Inc.; QSL of Wheeling, Inc.; QSL of Vermillion, Inc.; QSL of Springfield, Inc.; QSL of Springfield Realty, Inc.; and Lube Aggregator, Inc. The docket in Case No. 15-______ should be consulted for all matters affecting these cases.

- 7. The Debtors are hereby authorized and empowered to take such steps and perform such acts as may be necessary to implement and effectuate the terms of this Order.
- 8. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation and/or interpretation of this Order.

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Prepared by:

/s/ Scott N. Opincar

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